









## ADVERTISEMENT MENTION.

And all the boom goes on. Soldiers, attention! Sacramento Council to-night. Tehama Lodge, F. & A. M.

## Auction Sale.

W. H. Sherburn this morning.

**Business Advertisements.**  
Wagon & Lumber for workingmen. Red House—The fourth week. Lumber for sale. Peter Farnell, 1 and second streets. Leonard & Son—Real estate. National Bank—D. O. Mills.

## LOCAL INTELLIGENCE.

## Guilty of Vagrancy.

The case of The People against Kate Dawson occupied most of the day in the Police Court yesterday. The complaint charged her with vagrancy, and the attorneys for the defense answered by special plea, whereby they tried to show that a prior acquittal of the same charge, a plea of not guilty and the plea that she had been placed in jeopardy twice for the same offense.

On the 23d of last month she was arrested as a vagrant, and in the complaint charged as being "common drunkard." She was brought before Judge Buckley for trial, and her counsel stated that she was ready to proceed with the case. City Attorney Hart made a motion to dismiss the case, on the ground that the material witness, Chas. Dillman, was out of the city, and said that he could not convict her of the charge for want of evidence, whereby the case was dismissed.

The case yesterday was a re-arrest on the charge of vagrancy, made by Chief Dillman. W. A. Henry, Esq., and Anderson, attorneys for Kate, tried to have the case dismissed on the grounds of a prior arrest and acquittal of the same charge. They introduced the records of the Court for the purpose of showing that Kate had been arrested and acquitted, and the order of the Court made; but Judge Buckley overruled the motion, on the grounds that the complaint in the former case simply charged her as being a "common drunkard," while in the case at hand she was charged as being a "vagrant" only, and the charge of drunkenness was not necessary a charge of vagrancy.

The witnesses for the people were M. M. Lowell, Jas. Coffey, Jack Williams, E. Frank, C. A. Rowland, Frank Elder, most all of whom testified that they had seen her in houses of ill-fame and in the company of "crooks," "ex-convicts" and "lugs" at most all hours of the day and night, and that they never saw her doing any work whereby she was trying to support herself.

The witnesses for the defense were W. B. Bartie, who testified as to the records of the Court in the former case, and Dawson, father of Kate, who stated that Kate had a home with him as long as she wished to stay there, and that he was perfectly able to take care of her. He did not know whether she had been at home all the time within the past three weeks or not, as she would often come in and go into her room without his knowing it. He had on two occasions asked Chief Dillman to hunt her up and bring her home, but the Chief failed each time. Mary Dawson, the mother of Kate, testified that she never ordered Dillman to arrest her daughter, but that she did want him to arrest a Mr. Hughes, whom she claimed was enticing her Kate from the paths of virtue. The case went to the jury at 5 o'clock p. m., and was submitted without argument of counsel. In one hour the jury returned a verdict of guilty. The Judge set 10 o'clock this morning for sentence.

## Police Court.

John McNeil, a stranger in this city, pleaded guilty in the Police Court to the crime of battery upon a frail piece of 1st street humanity, and was ordered to appear for sentence to-day.

Kate Smith, Lizzie Brown, Willie Dewitt and a man named Gussie Brown were charged with disturbing the peace of two Chinamen. The Chinamen then died, and the accused swore they didn't. It was a case of two to four, and the Court had little faith in either party telling the whole truth, and the case was dismissed.

Lee On and Ching Lung had been fighting and quarreling over a piece of property. After considering the subject over night each came to the conclusion that his wounded feelings were healed, and declined to prosecute.

George Friesel had been drunk, and while in that condition had been creating too much noise. The Court concluded to give George 30 days in jail and see if he would sober up.

## Pardon Granted.

Yesterday a pardon was issued from the Governor's office for William Clark, who was convicted March 8, 1887, of battery in Alameda county, and sentenced to the county jail for 120 days. The pardon was granted on the petition of the Justices of the Peace who sentenced Clark, for the reason that the family is in want, and destitute of the necessities of life; that the wife is addicted to strong drink, and is unable to care for the children to suffer for proper care and food. The petition is also signed by Nathaniel Hunter, of the county, for Prevention of Cruelty to Children; by Captain W. H. Thomas, Chief of Police of the city of Oakland; and Guy E. Thayer, Deputy District Attorney. Clark is discharged and restored to citizenship.

**OPEN-AIR CONCERT.**—The following program will be rendered at Capitol Park this evening at 8 o'clock sharp by the First Artillery band: March, "Owl's Head," Kingsley; overture, "Night of the Boatmen," Waltz, "My Dream," Waldteufel; overture, "William Tell," Rossini; cornet duet, "Merrill from Trombone," Verdi; overture, "Cyril and Eileen," and "Morning Noon and Night," Suppe; song, "The Mocking Bird" (with piccolo variations); vocal solo, "Schubert's Serenade," Schubert; descriptive march, "The Passing Regiment," Coverly; vocal solo, "America." This is the farewell concert of the First Artillery band before departing for Santa Cruz, where they have been given to this program, as may be seen by reference to the noted sections from the world's great concert, viz: Rossini, Verdi, Schubert, Suppe.

**SANTA BARBARA RAILROAD JUBILEE.**—Notably printed invitations have been issued for the grand jubilee to be held at Santa Barbara on the 20th inst., to celebrate the completion of the Southern Pacific Branch Railroad to that city. A great time is anticipated, and excursions will be run from San Francisco and all points south, including Los Angeles, San Diego, etc. The special train from San Francisco will leave on the 18th at 8 p. m., and reach Santa Barbara at 5 p. m. on the succeeding day.

**AUCTION THIS MORNING.**—At 10 a. m. today W. H. Sherburn will sell, at an auction room, on K street, between Third and Fourth, among other things the following articles: One parlor set of six pieces, one marble-top bedroom suite, one antique chamber suite, one walnut-top bedroom suite, two cottage bedroom suites, extra bureau, washstand, table, chairs, etc., also two stoves and fixtures, one extra good refrigerator, four cases tea, 6,000 cigars.

**COMMERCIAL.**—Arrived since last report, steamers San Joaquin, No. 4, and San Joaquin, No. 2, from San Francisco, with cargoes of lumber, etc. The steamer San Joaquin, No. 4, and No. 2, with grain barges for San Francisco; Thomas Dwyer, for lower river, light.

**THE FINEST YET.**—See the new style "H" Mathushek upright, also new style "H" and Little Giant. Only pianos having the tuning pins buried into a solid frame. Cope's music store, corner Seventh and J streets.

**THE CALIFORNIA MARKET, 712 K.** the nearest and best market in this city, you will find everything that you want and the best of everything. A trial will convince you of the fact. Telephone No. 188.

**SOMETHING NEW—CASABAR.**—This delicious cantaloupe can be procured at the California Market, 712 K street.

**TO-BAY OUR STORES WILL CLOSE AT NOON** to prepare for the fourth week of our sale which commences to-morrow morning. Red House.

**STRIKING EVENTS TAKE PLACE TO-MORROW** in our sale. Red House.

## THE POSTOFFICE CASE.

## SOME CONFLICTING AND SENSATIONAL TESTIMONY.

## In Their Efforts to Break Down the Testimony of Witnesses the Defendant is Lost Sight Of.

The Record-Union's report of the Kennedy case in the District Court at San Francisco yesterday, before Judge Hoffman, closed with the testimony of J. W. Stafford, who, for a few months, was Money Order Clerk in the Sacramento Postoffice. The next witness called was John S. Williams, a deputy clerk of the Supreme Court.

When he took the stand one of the attorneys for the defense asked:

"Do you know W. S. Leake, the prosecuting witness in this case?"

"I do, sir."

"Do you know his reputation, where he lives, for truth, honor and veracity?"

"I do, sir."

"Knowing his reputation, would you believe him under oath?"

"I would not believe Mr. Leake under oath."

The attorney, turning to General Carey, the prosecuting attorney, with a triumphant wave of the hand, said: "Take the witness."

General Carey—"Mr. Williams, I believe you were a deputy under Mr. McCarty, the late defaulting Supreme Court Clerk?"

"I believe that Mr. Leake preferred charges against Mr. McCarty, and upon the records of the Court Mr. McCarty was indicted for embezzling public funds."

"Yes, sir; and he also preferred charges against me, but the legislative investigation vindicated me."

"Then I am to understand that you would not believe Mr. Leake under oath simply because he had the moral courage to charge his employer with this shortage?"

"I think Mr. Dunn preferred the charges."

"Have you heard Mr. Leake's character discussed by others?"

"I have not."

"This is simply a personal opinion of yours, based upon your own knowledge, and not upon common report?"

"You did not entertain this opinion prior to the time those charges were made against Mr. Leake?"

"No, sir. Not until the charges were made."

"You know, I am to understand, what that you do not know Mr. Leake's reputation for truth and veracity in the community in which he resides?"

"I do not. That is only my personal opinion of the man."

General Carey now turned around and looked smilingly at the defendant's attorney, as he asked him to say: "If you have any more witnesses like this one trot them out."

The defendant's attorney arose, and in much humility, said: "Your Honor, I feel it incumbent upon me at this time to ask that all of the testimony of this witness be stricken out. The Court granted the request. Mr. Williams was accused of giving further testimony and retired."

The next witness was Mrs. M. E. Kropfer, of Washington, who testified that her testimony was relative to the loss of three postal notes, which she alleges she purchased at the Sacramento Postoffice and included in a letter to Mrs. Armstrong of San Francisco. They were of the following denominations: \$3.53, \$3.53 and \$3.53, amounting to \$10.59, and were to pay away in a lodge of which she was a member. Her story is that she gave the money to the Cashier, Commissioner R. H. Buckner, who purchased the postal notes for her. That he did so, and she mailed them in the afternoon. Not receiving an inquiry, she wrote a letter of inquiry to the Secretary of the lodge, and was informed by the latter that the money had not been received. She commenced an inquiry, but so far has been unable to find any trace of them.

General Carey suggested that inasmuch as Mr. Leake had testified that the stults showed that no such postal notes had been issued either in the month of May or April, and as she stated they were issued on or about the 12th of April, perhaps Mr. Leake was mistaken about the matter. Her testimony was quite lengthy and tedious, and was at last interrupted by the Court, who said:

"Witness, however, was quite confident that the postal notes, although she had not critically examined them. She did not think she was mistaken about the matter. Her testimony was quite lengthy and tedious, and was at last interrupted by the Court, who said:

"I have heard enough of this kind of testimony. If the counsel for the prosecution will not object to it, I will stop it myself. What has all this got to do with the guilt or innocence of the defendant? I have heard enough of this kind of testimony, and will hear no more of it."

The Court—"Your Honor, for several reasons I have made up my mind to allow the defense the widest range, and shall insist either in the month of May or April, and as she stated they were issued on or about the 12th of April, perhaps Mr. Leake was mistaken about the matter. Her testimony was quite lengthy and tedious, and was at last interrupted by the Court, who said:

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## LOCAL BREVITIES.

Jacob Kearth, an insolvent debtor, was discharged from his debts in Judge Armstrong's Court yesterday.

The Committee on Drainage and Sewerage, of which Dr. Parkinson is Chairman, will meet at headquarters to-night.

John Hughes charges John Kennedy with disturbing his peace. The case will be tried in Justice Post's Court next Monday.

The Governor commissioned John H. Barrett, of San Luis Obispo, and L. L. Chamberlain, of Auburn, as Notaries yesterday.

Yesterday morning the steamer Modoc grounded on a sand-bar half a mile below the wharf while coming up the river, and was detained an hour.

Forty-one soldiers, under command of Captain Adams, from Jefferson Barracks, Missouri, passed through this city yesterday on their way to the Presidio.

Governor Barrett has offered a reward of \$300 for the arrest and conviction of the party or parties who murdered Jean Pratt in Mono county on the 23rd of July.

On Sunday a man named King, on board of one of the river steamers, struck J. Lewis on the head, inflicting an ugly scalp wound, and the injured man was taken to the hospital for treatment.

Now that the Moore-Black case has been settled, and the circus has carried off all the spare change, Woodland people will doubtless be able to settle down and devote their remaining energies to business.

W. H. Whittemore, a sewing machine agent, has been arrested at Galt and charged with appropriating to his own use \$110 belonging to the company he represented. Constable Cogshall brought Whittemore to the County Jail yesterday.

The average Signal Service temperature yesterday was 66°, being 8° cooler than the normal temperature for that day. The highest and lowest temperatures were 81° and 50°, with gentle southerly winds during the morning and evening, and gentle southerly winds during the middle of the day; the weather was clear to hazy.

At the request of railroad officials, officers Ash and Frank went out yesterday afternoon to inspect the tracks between the city and the Presidio, and found a number of boys about 12 years of age, who are in the habit of jumping over the tracks, and were arrested. Fred, Hatch and Fred Dyer, and brought them to police headquarters. Officers Leavy then, after deputizing Constable Cogshall, went to the city and arrested the following are some of their names: Walter and Harry Hillbert, Wm. Morley, Fred Storey, Van Houten, John Winfree, Sam McKay and Jos. Kelley.

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